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Local Form 4 (Chapter 13 Plan)

December 2017

#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

IN RE:	
Sabrena Cheva Francis	Case No.
Debtor	Chapter 13

# Chapter 13 Plan - Local Plan for the Western District of North Carolina

The following is the Chapter 13 Plan proposed by the above-named debtor or debtors ("Debtor").

Part 1: Notices: To Creditors and Other Parties in Interest

# Your rights may be affected by this Plan. Your claim may be reduced, modified, or eliminated.

You should read this Plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. *This is a Local Plan with changes from the National Plan. Please review carefully and, specifically, refer to Part 8 for nonstandard provisions.* 

If you do not want the Court to confirm the Debtor's proposed Plan, or if you want the Court to consider your views on these matters, then you and/or your attorney must file a written objection to confirmation and request for hearing on confirmation at one of the following addresses:

#### Cases filed in the Charlotte or Shelby Divisions:

Physical & Mailing Address: Clerk, U.S. Bankruptcy Court, 401 West Trade Street, Room 111, Charlotte, N.C. 28202

#### Cases filed in the Statesville Division:

Physical Address: Clerk, U.S. Bankruptcy Court, 200 West Broad Street, Room 301, Statesville, N.C. 28677 Mailing Address: Clerk, U.S. Bankruptcy Court, 401 West Trade Street, Room 111, Charlotte, N.C. 28202

## Cases filed in the Asheville or Bryson City Divisions:

Physical & Mailing Address: Clerk, U.S. Bankruptcy Court, 100 Otis Street, Room 112, Asheville, N.C. 28801-2611

Your objection to confirmation and request for hearing must include the specific reasons for your objection and must be filed with the Court no later than 21 days following the conclusion of the § 341 meeting of creditors. If you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court will receive it on or before the deadline stated above. You must also serve a copy of your objection to confirmation on the Debtor at the address listed in the Notice of Chapter 13 Bankruptcy Case. The attorney for the Debtor and the Chapter 13 Trustee will be served electronically. If any objections to confirmation are filed with the Court, the objecting party must provide written notice of the date, time, and location of the hearing on the objection. **No hearing will be held unless an objection to confirmation is filed.** If you or your attorney do not take these steps, the Court may decide that you do not oppose the proposed Plan of the Debtor and may enter an order confirming the Plan.

The following matters may be of particular importance. The Debtor must check one box on each line to state whether or not the Plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the Plan.

1.1	A limit on the amount of a secured claim that may result in a partial Payment or no payment at all to the secured creditor (Part 3.2)	х	Included	Not Included
	Avoidance of a judicial lien or nonpossessory, nonpurchase-money Security interest (Part 3.4)	х	Included	Not Included

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1.3	Request for termination of the 11 U.S.C. § 362 stay as to surrendered Collateral (Part 3.5)	х	Included		Not Included
1.4	Request for assumption of executory contracts and/or unexpired leases (Part 6)		Included	х	Not Included
1.5	Nonstandard provisions	х	Included		Not Included

Pa	rt 2: Plan Payı	nents and Lengt	h of Plan						
2.1	Debtor will make	e regular payment	s to the C	hapter 13 Tru	stee	as follows:			
\$	1580.00	per <u>Month</u>	for	60	;	months			
\$		per	for			months			
Or			K :=						
\$		Per	For a	percentag creditors	e con	nposition to be paid	d to	general uns	ecured
2.2	Regular payment manner: Check all that app	ts to the Chapter 1 /y:	3 Trustee	will be made	fron	n future income in	the	following	
х	Debtor will make	- payments directly to	o the Chap	oter 13 Trustee					
	Debtor will make payments pursuant to a payroll deduction order.								
	Other (specify method of payment):								
2.3	<b>Additional paym</b> Check one.	nents.							
х	None. If "None" is	checked, the rest o	of Part 2.3	need not be co	mple	eted or reproduced.			
		additional payment							
	Specified below. L	escribe the source,	estimated	amount, and	date	of each anticipated	pay	ment.	
Ċ#									
Pai	t 3: Treatmen	t of Secured Clai	ms						
3.1	Maintenance of Included here. Check one.	payments and cur	e of defau	ılt, in any. <i>Col</i>	nduit	mortgage payme	nts,	if any are	
	None. If "None" is	checked, the rest o	of Part 3.1	need not be co	omple	eted or reproduced.			
х	changes required will be disbursed k arrearage on a list at the rate stated. then, unless other	aintain the current of by the applicable co by the Chapter 13 To ed claim will be paid If relief from the au wise ordered by the based on that colla	ontract and rustee, dire d in full the tomatic sta Court, all	d noticed in co ectly by the De rough disburse ay is ordered a payments und	nforn btor, emen is to a ler th	nity with any applic or as otherwise spe ts by the Chapter 1: any item of collatera is paragraph as to t	able ecifi 3 Tr al lis	e rules. These ed below. Ar ustee, with in sted in this pa	payments by existing nterest, if any, aragraph,
N	ame of creditor	Collateral	HAZI TAY	Value of	MISSI	Current	13.0	Amount	Interest rate
				Collateral		installment payment (including escrow)		of arrearage (if any)	on arrearage (if applicable)
Flag	star Bank	8239 Carob Tree		130,000.00	\$	679.00	\$	4442.00	0%
		Charlotte NC 282	13		Dis	bursed by:			
					X	Trustee Debtor			

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	Other					
Plea	Please explain any disbursements to be made by someone other than the Chapter 13 Trustee or the Debtor:					
<i>Inse</i> <b>3.2</b>	Request for valuation of security, payment of fully secured claims, and modifications of undersecured claims.  Check one.					
	None. If "None" is checked, the rest of Part 3.2 need not be completed or reproduced.  The remainder of this paragraph will be effective only if the applicable box in Part 1 of this Plan is checked.					
х	The Debtor requests that the Court determine the value of the secured claims listed below. For each					

In Debtor requests that the Court determine the value of the secured claims listed below. For each nongovernmental secured claim listed below, the Debtor states that the value of the secured claim should be as set out in the column headed *Amount of secured claim*. For secured claims of governmental units, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. Payments on the secured claims will be disbursed by the Chapter 13 Trustee, the Debtor directly, or as otherwise specified below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this Plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this Plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) Payment of the underlying debt determined under nonbankruptcy law, or
- (b) Discharge of the underlying debt under 11 U.S.C. §1328, at which time the lien will terminate and be released by the creditor.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate
Capital One Auto Finance	\$17,640.00	2014 Kia Optima 89,900 Miles NADA VALUE CLEAN RETAIL \$12,975.00 Condition Fair Purchased 11/2015	\$12,975.00	\$0	\$12975.00  Disbursed by:  X Trustee Debtor Other:	6.75%
Kingstree Residential HOA	\$4,300.00	8239 Carob Tree Lane Charlotte NC 28215	\$130,000.00	\$106900.00 First Mortgage	\$4300.00  Disbursed by:  Trustee  Debtor Other:	6.75%

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Please explain any disbursements to be made by someone other than the Chapter 13 Trustee of the Debtor:

insert additional cla	aims as needed.		
.3 Secured clai Check one.	ms excluded from 11 U.S.C. §5	06.	
	lone" is checked, the rest of Part	3.3 need not be completed or rep	produced
		on need needs completed or rep	nouted.
	isted below were either:	- d22	
(1)		e the petition date and secured by the personal use of the Debtor, c	, a purchase money security interest r
(2)	interest in any other thing of va		
These claim disbursed b	s will be paid in full under the Pl y the Chapter 13 Trustee, directl	an with interest at the rate stated y by the Debtor, or as otherwise s	below. These payments will be pecified below.
Name of o	reditor Collate		
		\$	%
		Disbursed by: Trustee Debtor Other:	
4 Lien avoidan	ce.		
Check one.  None. If "None.	e" is checked the rest of Part 3 a	4 need not be completed or repro	duced
		ective only if the applicable box	
The judicial lie exemptions to Court, a judicia impairs such e upon complet unsecured clai not avoided w	which the Debtor would have beal lien or security interest securing xemptions upon entry of the order on of the Plan. The amount of the in Part 5 of this Plan to the exill be paid in full as a secured clator as otherwise specified below	een entitled under 11 U.S.C § 522 og a claim listed below will be trea der confirming the Plan and avoid ne judicial lien or security interest tent allowed. The amount, if any,	that is avoided will be treated as an of the judicial lien or security that is by the Chapter 13 Trustee, directly
Name of credi		Lien indentification (such as Judgement date, date of lien Recording, book and page Number)	Amount of Interest rate secured claim remaining after avoidance
Portfolio Recovery Associates, LLC	8239 Carob Tree Lane Charlotte NC 28215	Judgment Lien Case Number 13 CVD 2912 Mecklenburg County District Court	\$1800.00 0%  Disbursed by:  x Trustee

Other:

Pleas	e explain any dishursements to	be made by someone other tha	n the Chanter 13 Trust	ee of the Dehtor
		- Someone outer tha	True Chapter 15 Trust	ee of the Debtol.
Inser	t additional claims as needed.			
3.5	<b>Surrender of collateral.</b> Check one.			
		e rest of Part 3.5 need not be co	mpleted or reproduced	<i>!</i> .
ш		raph will be effective only if the		
	Debtor requests that, upon cor collateral only and that the sta	to each creditor listed below the nfirmation of this Plan, the stay u y under 11 U.S.C. § 1301 be term <b>301 co-debtor stay.)</b> Any allow Part 5 of this Plan below.	nder 11 U.S.C. § 362(a) inated in all respects. (	be terminated as to the Notice to the Co-Debtor is
1000	Name of creditor	Collateral	TOWN IN THE PARTY	Claim Amount
	orells Furniture	Sofa Loveseat	\$395.00	
American First Finance		White Chair and Gold Bediset.	room \$800.00	
Acima Credit		Kitchen Table	\$698.00	
Kia Motors Finance Co		2014 Kia Sportage Volunta Repossession in 2015	sry \$8500.0	0
		-		
<i>Insert</i> Part	additional claims as needed.  4: Treatment of Fees a	nd Priority Claims		
4.1	General	<b>,</b>		
	The Chapter 13 Trustee's feet those treated in Part 4.5 belo	s and all allowed priority claims, in www. www. www. www. www. will be paid in full without postupport obligations, will be disbu	st-petition interest. Pay	ments on all fees and priority
	directly, rather than by the C	pport obligations listed in Parts 4 hapter 13 Trustee, unless otherw post-petition payments, as well	ise specifically provided	d in Part 8 of the Plan. This
4.2	Chapter 13 Trustee's fees			
	The Chapter 13 Trustee's fees	s are governed by statute and ma	ay change during the c	ourse of the case.
4.3	Debtor's Attorney's fees			
	(a) The total base atto	rney's fee is \$ <u>4,500.00</u> .		
	(b) The balance of the is	base fee owed to the attorney	\$3,150.00	
4.4	Check all that apply.	ttorney's fees and those treate		duced.

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Name of creditor Internal Revenue Service		<b>Claim Amount</b> \$ 16,000.00				
NC Department of Reven	nue	\$ 1,000.00				
Domestic Supp	port Obligations			_		
Name of creditor	Mailing Address (incl. City, state and zip code)	Telephone #	\$	Pre-petition Arrearage Amount, if any		
			\$			
Amount. Check one.  x None. If "None.	e" is checked, the rest of Pai	wed to a governmental uni	or reproduced	<i>l</i> .		
to or is owed t	o a governmental unit and v	e based on a domestic suppo vill be paid less than the full a tt payments in Plan Part 2.1 a	mount of the	claim under 11 U.S.C. §		
Name of creditor	TOTAL MEMORIES, NO	Amount of claim to	be paid	18 46 7 vi 67 V		
nsert additional claims as	a coded					
risert additional claims as	nieeded.					
Part 5: Treatment of	of Nonpriority Unsecure	d Claims				
5.1 Nonpriority uns	ecured claims not separ	ately classified.				
		not separately classified will le				
Trustee. If more that <b>x</b> The funds remainstance.	an one option is checked, th aining after disbursements h	not separately classified will le e option providing the larges have been made to all other o	t pro rata payr	ment will be effective.		
Trustee. If more that  X The funds remains an estimated p	an one option is checked, th aining after disbursements h ayout of	e option providing the larges	t pro rata payr	ment will be effective.		
Trustee. If more that  The funds remains an estimated p  2 % (T	an one option is checked, th aining after disbursements h	e option providing the larges	t pro rata payr	ment will be effective.		
Trustee. If more that  X The funds remains an estimated p  2 % (TOR	an one option is checked, the aining after disbursements he ayout of this is a base plan.)	e option providing the larges	t pro rata payı reditors provic	ment will be effective. led for in this Plan, for		
Trustee. If more that  The funds remains an estimated p  2  OR  OR	an one option is checked, the aining after disbursements he ayout of this is a base plan.)	e option providing the larges	t pro rata payı reditors provic	ment will be effective. ded for in this Plan, for		
Trustee. If more that x The funds remarkan estimated p 2 % (T OR Payment of a 5.2 Maintenance of	an one option is checked, the aining after disbursements he ayout of this is a base plan.)  % composition as set	e option providing the larges	t pro rata payr reditors provid	ment will be effective, led for in this Plan, for htage plan.)		
Trustee. If more that  x The funds remain an estimated p 2 % (T OR  Payment of a  5.2 Maintenance of Check one.	an one option is checked, the aining after disbursements he ayout of this is a base plan.)  % composition as set payments and cure of a	e option providing the larges have been made to all other of the forth in Part 2 of the Plan. (T	t pro rata payr reditors provid his is a percer unsecured	ment will be effective.  ded for in this Plan, for  ntage plan.)  claims.		
Trustee. If more that  x The funds remain an estimated p 2 % (TOR  Payment of a  5.2 Maintenance of Check one.  None. If "None will unsecured claim 13 Trustee. The	an one option is checked, the aining after disbursements he ayout of this is a base plan.)  ———————————————————————————————————	e option providing the larges have been made to all other of forth in Part 2 of the Plan. (Toy default on nonpriority	t pro rata payr reditors provid  his is a percer  unsecured  or reproduced  any default in e final plan payr rustee, directly	nent will be effective.  Ided for in this Plan, for  Intage plan.)  Claims.  I payments on the yment to the Chapter by the Debtor, or as		

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Navient	: Student Loans			\$0		\$0	
				Disburse Trust X Debt Othe See Belo Special T	ree or r: w and	Disbursed Trust X Debt Othe	ee or
Debtor s loans are student l	shall pay all student le currently on deferr loans that may beco	loans, inclument. The ome due.	uding Navient, dir	other than the Chapter 1 ectly and outside of he e shall not make paym	er Chapter 13	Case. Deb	
Insert ad	lditional claims as nee	ded.					
	Other separately cla Check one.	assified no	onpriority unsec	ured claims.			
		checked, ti	he rest of Part 5.3 n	need not be completed o	or reproduced	<i>1.</i>	
	The nonpriority un	secured allo	owed claims listed I	below are separately cla	ssified and wi	ill he treated	l as follows:
			ovica claims noted i	celow are separately ela	ssined and wi	ii be treatee	, as ronows.
	Name of creditor			arate classification treatment	paid	nt to be on the	Interest rate
					\$	aim	%
					Disbursed Trustee Debtor Other:	•	
Please ex	plain any disburseme	nts to be m	nade by someone o	other than the Chapter 1	3 Trustee or t	he Debtor:	
Insert add	ditional claims as need	ded.					
Part 6:	Fuggitary Court		11				
6.1 T  sp	he executory conti	racts and		s listed below are ass nexpired leases are		will be tre	ated as
х	-T			eed not be completed o	•		
	The remainder of checked.	this parag	raph will be effect	tive only if the applicat	ble box in Pa	rt 1 of this	Plan is
	Assumed items. Co the Debtor, or as of disbursed by the Ch	therwise sp	ecified below, subj	will be disbursed either lect to any contrary orde	by the Chapte r or rule. Arre	r 13 Trustee arage paym	e, directly by lents will be
Nam	ne of creditor	Property	tion of leased or executory	Current installment payment	Amount o arrearage to be paid	ar	ntment of rearage
1 1/2			Jiiii acc	\$	\$	1 1 1 2 2 2 2 2	V - V SV NEST

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D	isbursed by:
	Trustee
	Debtor
	Other:

Please explain any disbursements to be made by someone other than the Chapter 13 Trustee of the Debtor:

Insert additional contracts or leases as needed.

## Part 7: Vesting of Property of the Estate

7.1 Property of the estate includes all of the property specified in 11 U.S.C. § 541 and all property of the kind specified in 11 U.S.C. § 1306 acquired by the Debtor after commencement of the case but before the case is closed, dismissed, or converted to one under another chapter of the Code. All property of the Debtor remains vested in the estate and will vest in the Debtor upon entry of the final decree.

#### Part 8: Nonstandard Plan Provisions

#### 8.1 Nonstandard Plan Provisions

A nonstandard provision is a provision not otherwise included in Official Form 113 or one deviating from it. Nonstandard provisions set out elsewhere in this Local Plan are adopted in Part 8.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this Plan is checked.

8.1.1 Insurance information for all secured claims (real property or motor vehicles):

Collateral	Insurance Agent and Address	Vehicle Mileage	VIN	
2014 Kia Optima	Liberty Mutual 175 S Broadway Street,	89,800		
NADA VALUE CLEAN RETAIL \$12,975.00 Condition Fair Purchased 11/2015	Boston, MA 02116			
8239 Carob Tree Lane Charlotte NC 28215	Liberty Mutual 175 S Broadway Street, Boston, MA 02116			

#### Insert additional insurance information as needed.

- 8.1.2 To receive payment from the Chapter 13 Trustee, either prior to or following confirmation, both secured and unsecured creditors must file proofs of their claims. Secured claims that are not timely filed may be disallowed or subordinated to other claims upon further order of the Court.
- 8.1.3 Confirmation of the Plan does not bar a party in interest at any time from objecting to a proof of claim for good cause shown.
- 8.1.4 Unless otherwise specifically ordered, any creditor holding a claim secured by property which is removed from the protection of the automatic stay, whether by judicial action, voluntary surrender, or through operation of the Plan, will receive no further distribution from the Chapter 13 Trustee unless an itemized proof of claim for any unsecured deficiency balance is filed within 120 days (or 180 days if the property is real estate or manufactured housing), or such other period as the Court orders, after the removal of the property from the protection of the automatic stay. The removal date shall be the date of the entry of an order confirming the Plan, modifying the Plan, or granting relief from stay. This provision also applies to other creditors who may claim an interest in, or a lien upon, property that is removed from the protection of the automatic stay or surrendered to another lien holder.

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- 8.1.5 If a claim is listed in the Plan as secured and the creditor files a proof of claim as an unsecured creditor, the creditor shall be treated as unsecured for purposes of distribution and for any other purpose under the Plan and the debt shall be subject to discharge.
- 8.1.6 All arrearages paid under the provisions of the Plan will either accrue interest at the rate set forth in the Plan or will accrue no interest if the Plan so designates. For purposes of distribution, an "Administrative Arrearage" as defined by Local Rule 3003-1 will be included as a separate arrearage claim for payment by the Chapter 13 Trustee or added to any pre-petition arrearage claim.
- 8.1.7 The Debtor shall notify the Chapter 13 Trustee of any substantial acquisitions of property or significant changes in net monthly income that may occur during the pendency of the case and shall amend the appropriate schedules previously filed in the case accordingly.
- 8.1.8 Confirmation of the Plan shall impose a duty on Conduit Creditors and/or mortgage servicers of such Creditors, with respect to application of mortgage and mortgage-related payments, to comply with the provisions of 11 U.S.C. § 524(i), Local Rule 3003-1, and Local Rule 4001-1(e) relating to Arrearages, Administrative Arrearages, Mortgage Payments, and Conduit Mortgage Payments. The terms of Local Rule 3003-1 are specifically incorporated herein by reference as if completely set forth with respect to the acceptance and application of all funds pursuant to the Conduit Mortgage Payment Rule. As a result, all Conduit Creditors and/or servicers for Conduit Creditors shall have an affirmative duty to do the following upon confirmation of the Plan:
  - (a) Properly apply all post-petition payments received from the Chapter 13 Trustee and designated to the pre-petition arrearage claim and the administrative arrearage claim only to such claims;
  - (b) Properly apply all post-petition payments received from the Chapter 13 Trustee and designated as Conduit Mortgage Payments beginning with the calendar month and year designated for such payment by the Court in the Order Confirming Plan;
  - (c) Properly apply all post-petition payments received directly from the Debtor in a non-conduit mortgage plan only to post-petition payments unless otherwise ordered by the Court;
  - (d) Refrain from assessing or adding any additional fees or charges to the loan obligation of the Debtor based solely on a pre-petition default;
  - (e) Refrain from assessing or adding any additional fees or charges to the loan obligation of the Debtor (including additional interest, escrow, and taxes) unless notice of such fees and charges has been timely filed pursuant to the applicable Federal Rule of Bankruptcy Procedure and a proof of claim has been filed and has not been disallowed upon objection of the Chapter 13 Trustee or the Debtor;
  - (f) To the extent that any post-confirmation fees or charges are allowed pursuant to the applicable Federal Rule of Bankruptcy Procedure and are added to the Plan, to apply only payments received from the Chapter 13 Trustee that are designated as payment of such fees and charges only to such fees and charges; and
  - (g) To the extent that any post-confirmation fees or charges are allowed pursuant to the applicable Federal Rule of Bankruptcy Procedure and are NOT added to the Plan, to apply only payments received directly from the Debtor and designated as payments of such fees and charges only to such fees and charges.
- 8.1.9 If the periodic Conduit Mortgage Payment changes due to either changed escrow requirements or a change in a variable interest rate, or if any post-petition fees or expenses are added to the Plan, and an increase in the plan payment is required as a result, the Debtor shall thereafter make such increased plan payment as is necessary. Provided, however, that the Conduit Creditor shall have complied with the requirements of the applicable Federal Rule of Bankruptcy Procedure for the allowance of such Conduit Mortgage Payment change or addition of such fees and expenses. The Chapter 13 Trustee shall file notice of the required plan payment increase with the Court and serve a copy of the notice on the Debtor. Service of the notice shall be made on the attorney for the Debtor through CM/ECF
- 8.1.10 All contractual provisions regarding arbitration or alternative dispute resolution are rejected in connection with the administration of this Chapter 13 case.
- 8.1.11 Standing Stay Modification: The automatic stay provided in 11 U.S.C. § 362(a) is modified in Chapter 13 cases to permit affected secured creditors to contact the Debtor about the status of insurance coverage on property used as collateral and, if there are direct payments being made to creditors, to allow affected secured creditors to contact the Debtor in writing about any direct payment default and to require affected secured creditors to send statements, payment coupons, or other correspondence to the Debtor that the creditor sends to its nonbankruptcy debtor customers. Such actions do not constitute violations of 11 U.S.C. § 362(a).
- 8.1.12 Proposed Order of Distribution: Unless otherwise specifically ordered by the Court, Chapter 13 Trustee payments to creditors will be disbursed in the following order of priority:
  - (a) Administrative, including administrative priority, and secured claims to be paid in full; then,
  - (b) Pre-petition priority unsecured claims to be paid in full; then,

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- (c) Nonpriority unsecured claims.
- 8.1.13 Any creditor's failure to object to confirmation of the proposed Plan shall constitute the creditor's acceptance of the treatment of its claim(s) as proposed in the Plan.
- 8.1.14 The Chapter 13 Plan must pay claimants for a minimum of 3 years and a maximum of 5 years, unless claimants are paid in full (100% of claims) or unless otherwise ordered by the Court.
- 8.1.15 Other Non-Standard Provisions, including Special Terms:

Debtor shall pay all student loans, including Navient, directly and outside of her Chapter 13 Case. Debtor's student loans are currently on deferment. The Chapter 13 Trustee shall not make payments to Navient or any of debtor's student loans that may become due.

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Part 9:	ignature(s):

### 9.1 Signatures of Debtor and Debtor's Attorney

I declare under penalty of perjury that the information provided in this Chapter 13 Plan is true and correct as to all matters set forth herein.

Signature of Debtor 1

Executed on

7 (31 (30) OM

I hereby certify that I have reviewed this document with the Debtor and that the Debtor has received a copy of this Document.

/S/ DIANA A. SAFFA

Signature of Attorney for Debtor

Date

2/2//2020 MM/DD/YYYY

Although this is the Local Plan for the Western District of North Carolina that includes nonstandard provisions as noted in the Plan, the Debtor and the Debtor's attorney certify by filing this document that the wording and order of the provisions in this Chapter 13 Plan are substantially similar to those contained in Official Form 113.

#### **CERTIFICATE OF SERVICE**

This is to certify that I have this day served each party or counsel of record indicated on the list attached hereto in the foregoing matter with a copy of this Chapter 13 Plan by depositing in the United States mail a copy of same in a properly addressed envelope with first class postage thereon. Attorneys were served electronically

This is the day of Heb, 2020

/S/ DIANA A. SAFFA

DIANA A. SAFFA, ESQ. 48426 Attorney for the Debtor SAFFA LAW GROUP, PLLC 10700 Sikes Place, Suite 390 Charlotte, NC 28277 (704) 246-8203